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Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

NOV 18 2004

Federal Communication Commission
Bureau/Office

In the Matter of)

Amendment of Section 73.202(b),)
Table of Allotments,)
FM Broadcast Stations.)
(Corydon and Lanesville, Indiana))

MB Docket No. 04-380
RM-11069

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NOV 18 2004

To: Secretary, Office of the Secretary,
Federal Communications Commission

Federal Communications Commission
Office of the Secretary

COMMENTS IN SUPPORT OF NOTICE OF PROPOSED RULE MAKING

Blue Chip Broadcasting Licenses II, Ltd. ("Blue Chip"), the licensee of station WGZB-FM, Channel 243A, Corydon, Indiana, by its attorneys, hereby submits its comments in support of the Commission's *Notice of Proposed Rule Making* in the captioned proceeding, DA 04-3055 (released September 27, 2004) ("*Notice*"). The *Notice*, issued in response to a Petition for Rule Making ("Petition") filed by Blue Chip, proposes the deletion of Channel 243A at Corydon, Indiana and the allotment of Channel 243A at Lanesville, Indiana for WGZB-FM.

In its Petition, Blue Chip demonstrated that (1) the proposed allotment of Channel 243A at Lanesville is mutually exclusive with the current Channel 243A allotment at Corydon; (2) the proposed change in allotments will not deprive Corydon of its only local transmission service; (3) the allotment of Channel 243A at Lanesville would afford that community its first local service; (4) Lanesville is incorporated and listed in the 2000 U.S. Census (population 614) and easily possesses the attributes of a community for allotment purposes; (5) no *Tuck* analysis is necessary to evaluate the proposed change in

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community of license; and (6) the proposed reallocation does not require a change in transmitter site, and therefore no loss or gain area will be created.

The Commission obviously has found merit in Blue Chip's proposal, for in the *Notice*, the Commission proposes to reallocate Channel 243A from Corydon to Lanesville as requested in Blue Chip's Petition. Blue Chip supports the proposal advanced in the *Notice* and reaffirms its continuing interest in the allocation of Channel 243A at Lanesville, Indiana. As directed by paragraph 2 of the Appendix to the *Notice*, Blue Chip restates its intention to submit an application to modify the facilities of WGZB-FM to specify Channel 243A at Lanesville if that channel is allocated, and to promptly construct facilities for station WGZB-FM at Lanesville if its application is granted.

Accordingly, Blue Chip respectfully requests the Commission to adopt the proposal set forth in the *Notice* by deleting Channel 243A at Corydon, Indiana and allocating Channel 243A to the community of Lanesville, Indiana.

Respectfully submitted,

BLUE CHIP BROADCASTING
LICENSES II, LTD.

By: 

Gregory L. Masters

Its Attorney

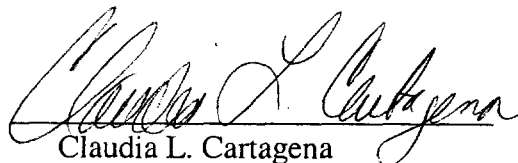
Wiley Rein & Fielding LLP
1776 K Street NW
Washington, D.C. 20006
(202) 719-7000

November 18, 2004

CERTIFICATE OF SERVICE

I, Claudia L. Cartagena, a secretary in the law firm of Wiley Rein & Fielding LLP, do hereby certify that true copies of the foregoing "Comments in Support of Notice of Proposed Rule Making" were sent this 18th day of November, 2004, by hand delivery, to the following:

Helen McLean
Audio Division
Media Bureau
Federal Communications Commission
445 12th Street, S.W.
Room 2-B532
Washington, D.C. 20554


Claudia L. Cartagena